

REMARKS

Claims 1-22 are pending in the application.

Claims 7-10, 12 and 19-22 are found to contain allowable subject matter.

Claim 12 has been amended to independent form.

Applicant's claim 1 includes at least the distinguishing feature of a controller to control a display to display an image suggesting a frequency of communication with a transmitter. Thus applicant's display may show, as one example, the number of times the transmitter communicates with the terminal.

Similarly claim 3 includes the feature of displaying an image or a message, the message or image suggesting a frequency of communication with a transmitter.

While a phone may show information on a person that is calling, there is no suggestion of the information being or relating to the frequency that the person calls the terminal.

Claims 1-6 are rejected under 35 U.S.C. §103(a) as being unpatentable over Giethoorn (U.S. 6,118,859) in view of Smith et al. (U.S. 6,226,367) (Smith).

It is respectfully submitted the combination of Giethoorn and Smith fails to describe or suggest the features of applicant's claim 1. Giethoorn describes identity, location or type of communication, however Giethoorn does not disclose a controller to control said display to display an image suggesting a frequency of communication with transmitter.

As pointed out above an image which suggests the frequency of communication with a transmitter, the number of times the transmitter has communicated with the terminal is not shown in the prior art. This is not limited to a number but could be some representation of "a frequent caller," "moderate caller," etc.

Claims 1-6 should be allowed for at least the foregoing reasons. Additional reasons are pointed out below.

Applicant's claim 2 depends to claim 1 and should likewise be allowed for at least the reasons set forth above with respect to claim 1.

With regard to applicant's claim 3, in addition to the above, a controller controls a display to display at least one of a message and an image corresponding to a frequency of communication with the transmitter when said communication terminal receives a signal including at least identifying information of the transmitter. Applicant's display is controlled to display the recited item when a signal is received including at least identifying information of the transmitter. It is respectfully submitted the timing of displaying the message or image as recited is not disclosed nor suggested in the combination of cited references.

With regard to applicant's claim 5, in addition to the above, controlling said display to display at least one of a message and an image, the message or image corresponding to a frequency of communication with the transmitter determined by using said communication record when said communication terminal receives said signal. The features are not found in the prior art.

Claims 11 and 13 are rejected as unpatentable over Smith et al. and further in view of Brandon (U.S. 5,903,632).

The Office Action relies on Figs. 6 and 11 to show the first memory storing personal data and identifying information. The Office Action is relying on Brandon to show the third memory to store a record of that claimed communication. Brandon describes in column 6 starting at line 13 a fourth database to log outgoing telephone calls including directory information.

Claims 11 and 13, describe the distinguishing feature of a controller to control said display to selectively display, in one of timing of message edition to a receiver and outgoing to a receiver...".

It is respectfully submitted that the prior art references do not suggest the timing as recited in the claimed invention. Because the timing of display is before a completion of transmission, the user can make the decision as to whether transmission should be done based on a message or an image.

Claims 14-17 are rejected under 35 U.S.C. §103(a) as being unpatentable over Giethoorn and Smith et al. and further in view of Makela et al. (U.S. 6,301,338).

Claim 14 includes the distinguishing features of: a fourth memory to store an incoming plan before an incoming call corresponding to any one of identifying information of another communication terminal and identifying information of a user of another communication terminal;.... a controller to control said display to display at least one of a message and image, said message or said image corresponding to a determination result, wherein said determination result is whether the incoming plan corresponding to any one of said transmitting communication terminal and the user of said transmitting communication terminal is satisfied or not.

Claims 15-17 likewise include the feature of storing an incoming plan before an incoming call.

Claim 18 is rejected under 35 U.S.C. §103(a) as being unpatentable over Smith et al. and view of Giethoorn.

Claim 18 recites a controller to select at least one of a message and an image, said message and said image selectively based on a combination of said personal data and said communication record corresponding to said other party when said communication terminal

receives information from said other party, and control said display to display when the communication terminal receives an incoming call.

Neither Smith nor Geithoorn suggest displaying a message or image which contain the recited information. For example neither references suggests a combination of said personal data and said communication record and the display is displayed when the communication terminal receives an incoming call.

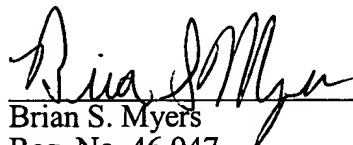
For at least the foregoing reasons it is respectfully requested the rejections of claims 14-18 be withdrawn.

Please charge the amount of \$86.00 for one extra independent claim to Deposit Account 50-1290.

In view of the remarks set forth above, this application is in condition for allowance which action is respectfully requested. However, if for any reason the Examiner should consider this application not to be in condition for allowance, the Examiner is respectfully requested to telephone the undersigned attorney at the number listed below prior to issuing a further Action.

Any fee due with this paper may be charged to Deposit Account No. 50-1290.

Respectfully submitted,



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